Tammy Hussin (Bar No. 155290) Of Counsel Lemberg & Associates LLC 6404 Merlin Drive Carlsbad, CA 92011 Telephone (855) 301-2100 ext. 5514 thussin@lemberglaw.com Lemberg & Associates, LLC 1100 Summer Street Stamford, CT 06905 Telephone: (203) 653-2250 Facsimile: (203) 653-3424 10 Attorneys for Plaintiff, Patricia Weems 11 12 13 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 14 CV11-C7800E. Case No.: · · 15 16 Patricia Weems, 17 COMPLAINT FOR DAMAGES Plaintiff, 18 1. VIOLATION OF FAIR DEBT 19 COLLECTION PRACTICES ACT, VS. 15 U.S.C. § 1692 ET. SEQ; 20 2. VIOLATION OF FAIR DEBT Enhanced Recovery Company, LLC; and COLLECTION PRATICES ACT, 21 DOES 1-10, inclusive, CAL.CIV.CODE § 1788 ET. SEQ. 22 Defendants. 23 JURY TRIAL DEMANDED 24 25 - 26 27 28 COMPLAINT FOR DAMAGES

For this Complaint, the Plaintiff, Patricia Weems, by undersigned counsel, states as follows:

JURISDICTION

- 1. This action arises out of Defendants' repeated violations of the Fair Debt Collection Practices Act, 15 U.S.C. § 1692, et seq. ("FDCPA"), and the invasions of Plaintiff's personal privacy by the Defendants and its agents in their illegal efforts to collect a consumer debt.
 - 2. Supplemental jurisdiction exists pursuant to 28 U.S.C. § 1367.
- 3. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b), in that Defendants transact business here and a substantial portion of the acts giving rise to this action occurred here.

PARTIES

- 4. The Plaintiff, Patricia Weems (hereafter "Plaintiff"), is an adult individual residing in Chatsworth, California, and is a "consumer" as the term is defined by 15 U.S.C. § 1692a(3).
- 5. Defendant, Enhanced Recovery Company, LLC ("Enhanced"), is a Florida business entity with an address of 8014 Bayberry Road, Jacksonville, Florida 32256, operating as a collection agency, and is a "debt collector" as the term is defined by 15 U.S.C. § 1692a(6).

6. Does 1-10 (the "Collectors") are individual collectors employed by Enhanced and whose identities are currently unknown to the Plaintiff. One or more of the Collectors may be joined as parties once their identities are disclosed through discovery.

7. Enhanced at all times acted by and through one or more of the Collectors.

ALLEGATIONS APPLICABLE TO ALL COUNTS

A. The Debt

- 8. The Plaintiff allegedly incurred a financial obligation (the "Debt") to an original creditor (the "Creditor").
- 9. The Debt arose from services provided by the Creditor which were primarily for family, personal or household purposes and which meets the definition of a "debt" under 15 U.S.C. § 1692a(5).
- 10. The Debt was purchased, assigned or transferred to Enhanced for collection, or Enhanced was employed by the Creditor to collect the Debt.
- 11. The Defendants attempted to collect the Debt and, as such, engaged in "communications" as defined in 15 U.S.C. § 1692a(2).

B. Enhanced Engages in Harassment and Abusive Tactics

12. Within the last year, Enhanced contacted Plaintiff in an attempt to collect the Debt.

- 13. Enhanced contacted Plaintiff at an excessive and harassing rate, causing Plaintiff's telephone to ring as many as five (5) calls in a single day to Plaintiff's residential telephone in an attempt to collect the Debt.
- 14. Plaintiff has explained to Enhanced that she cannot afford to pay the Debt and requested that Enhanced cease contacting her daily.
- 15. Enhanced informed Plaintiff that her request would be ignored and that Enhanced could continue to contact her several times a day despite her request.
- 16. Enhanced frequently contacts Plaintiff using an automated dialing system. When Plaintiff answers Enhanced telephone calls, she is prompted to press one (1) in order to reach a live representative. When Plaintiff does so, she has often never been connected to a live person and the call automatically disconnects, causing a great amount of stress and frustration for Plaintiff.

C. <u>Plaintiff Suffered Actual Damages</u>

- 17. The Plaintiff has suffered and continues to suffer actual damages as a result of the Defendants' unlawful conduct.
- 18. As a direct consequence of the Defendants' acts, practices and conduct, the Plaintiff suffered and continues to suffer from humiliation, anger, anxiety, emotional distress, fear, frustration and embarrassment.

19. The Defendants' conduct was so outrageous in character, and so extreme in degree, as to go beyond all possible bounds of decency, and to be regarded as atrocious, and utterly intolerable in a civilized community.

<u>COUNT I</u> <u>VIOLATIONS OF THE FAIR DEBT COLLECTION PRACTICES ACT</u> <u>15 U.S.C. § 1692, et seq.</u>

- 20. The Plaintiff incorporates by reference all of the above paragraphs of this Complaint as though fully stated herein.
- 21. The Defendants engaged in behavior the natural consequence of which was to harass, oppress, or abuse the Plaintiff in connection with the collection of a debt, in violation of 15 U.S.C. § 1692d.
- 22. The Defendants caused a phone to ring repeatedly and engaged the Plaintiff in telephone conversations, with the intent to annoy and harass, in violation of 15 U.S.C. § 1692d(5).
- 23. The foregoing acts and omissions of the Defendants constitute numerous and multiple violations of the FDCPA, including every one of the above-cited provisions.
- 24. The Plaintiff is entitled to damages as a result of the Defendants' violations.

COUNT II VIOLATION OF THE ROSENTHAL FAIR DEBT COLLECTION PRACTICES ACT, Cal. Civ. Code § 1788 et seq.

- 25. The Plaintiff incorporates by reference all of the above paragraphs of this Complaint as though fully stated herein.
- 26. The Rosenthal Fair Debt Collection Practices Act, California Civil Code section 1788 et seq. ("Rosenthal Act") prohibits unfair and deceptive acts and practices in the collection of consumer debts.
- 27. Enhanced Recovery Company, LLC, in the regular course of business, engages in debt collection and is a "debt collector" as defined by Cal. Civ. Code § 1788.2(c).
- 28. The Defendants caused a telephone to ring repeatedly and engaged the Plaintiff in continuous conversations with an intent to annoy the Plaintiff, in violation of Cal. Civ. Code § 1788.11(d).
- 29. The Defendants communicated with the Plaintiff with such frequency as to be considered harassment, in violation of Cal. Civ. Code § 1788.11(e).
- 30. The Defendants failed to comply with the provisions of 15 U.S.C. § 1692, et seq., in violation of Cal. Civ. Code § 1788.13(e).
- 31. The Defendants did not comply with the provisions of Title 15, Section 1692 of the United States Code, in violation of Cal. Civ. Code § 1788.17.

32. The Plaintiff is entitled to damages as a result of the Defendants' violations.

PRAYER FOR RELIEF

WHEREFORE, the Plaintiff prays that judgment be entered against the Defendants:

- A. Actual damages pursuant to 15 U.S.C. § 1692k(a)(1) against the Defendants;
- B. Statutory damages of \$1,000.00 pursuant to 15 U.S.C. §1692k(a)(2)(A) against the Defendants;
- C. Costs of litigation and reasonable attorney's fees pursuant to 15 U.S.C.§ 1692k(a)(3) against the Defendants;
- D. Actual damages pursuant to Cal. Civ. Code § 1788.30(a);
- E. Statutory damages of \$1,000.00 for knowingly and willfully committing violations pursuant to Cal. Civ. Code § 1788.30(b);
- F. Actual damages from the Defendants for the all damages including emotional distress suffered as a result of the intentional, reckless, and/or negligent FDCPA violations and intentional, reckless, and/or negligent invasions of privacy in an amount to be determined at trial for the Plaintiff;
- G. Punitive damages; and

1	H. Such other and further relief as may be just and proper.							
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3	TRIAL BY JURY DEMANDED ON ALL COUNTS							
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5	DATED: August 21, 2011 TAMMY HUSSIN							
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7	Drug (a) Tanama Harain							
8	By: <u>/s/ Tammy Hussin</u> Tammy Hussin, of Counsel							
9	Lemberg & Associates							
10	Attorney for Plaintiff, Patricia Weems							
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UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

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I (a) PLAINTIFFS (Check box	if you are representing yourself □)	DEFENDANTS							
Patricia Weems		Enhanced Recovery C	ompany, LLC						
	1. **								
(b) Attorneys (Firm Name, Ado yourself, provide same.)	dress and Telephone Number. If you a	Attorneys (If Known)		,					
Tammy Hussin, 6404 Merl 855-301-2300 X 5514	in Drive, Carlsbad, CA 92011	6905 2036532250							
Lemberg & Associates, 1100 Summer St 3rd Fl Stamford CT 06905 2036532250 II. BASIS OF JURISDICTION (Place an X in one box only.) III. CITIZENSHIP OF PRINCIPAL PARTIES - For Diversity Cases Only									
		(Place an	X in one box for plaintiff a	nd one for defe	endant.)				
□ 1 U.S. Government Plaintiff	■ 3 Federal Question (U.S. Government Not a Party)	Citizen of This			Incorporated or Proof Business in this		PTF DEF □ 4 □ 4		
□ 2 U.S. Government Defendant	4 Diversity (Indicate Citizensh of Parties in Item III)	nip Citizen of Ano	ther State		Incorporated and I of Business in An		□5 □5		
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V. REQUESTED IN COMPLAINT: JURY DEMAND: Ves No (Check 'Yes' only if demanded in complaint.)									
CLASS ACTION under F.R.C.P. 23: Yes No MONEY DEMANDED IN COMPLAINT: S Damages, fees, costs									
VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write a brief statement of cause. Do not cite jurisdictional statutes unless diversity.) 15 U.S.C. 1692 - Violations of the Fair Debt Collection Practices Act									
VII. NATURE OF SUIT (Place an X in one box only.)									
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FOR OFFICE USE ONLY: Case Number:

AFTER COMPLETING THE FRONT SIDE OF FORM CV-71, COMPLETE THE INFORMATION REQUESTED BELOW.

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA CIVIL COVER SHEET

VIII(a). IDENTICAL CASES: Has to the state of the state o			d dismissed, remanded or closed? ☑ No ☐ Yes					
VIII(b). RELATED CASES: Have a			t are related to the present case? In No Yes					
□ B. C	arise from the same call for determination or other reasons we involve the same part	or closely related transaction on of the same or substantiall ould entail substantial duplica- tent, trademark or copyright,	y related or similar questions of law and fact; or ation of labor if heard by different judges; or and one of the factors identified above in a, b or c also is present.					
(a) List the County in this District; C	alifornia County or	atside of this District; State is	f other than California; or Foreign Country, in which EACH named plaintiff resides. this box is checked, go to item (b).					
County in this District:*	agoneres of empre	yees is a manieur pramimi.	California County outside of this District; State, if other than California; or Foreign Country					
County of Los Angeles		*						
(b) List the County in this District; C ☐ Check here if the government, its	alifornia County of agencies or emplo	utside of this District; State is yees is a named defendant. I	f other than California; or Foreign Country, in which EACH named defendant resides. If this box is checked, go to item (c).					
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country					
			State of Florida					
(c) List the County in this District; C Note: In land condemnation ca			f other than California; or Foreign Country, in which EACH claim arose.					
County in this District:*			California County outside of this District; State, if other than California; or Foreign Country					
County of Los Angeles								
* Los Angeles, Orange, San Bernard Note: In land condemnation cases, use			San Luis Obispo Counties					
X. SIGNATURE OF ATTORNEY (C	OR PRO PER):	THA	Date 09/21/2011					
Notice to Counsel/Parties: The	e CV-71 (JS-44) Ci	ed by the Judicial Conference	rmation contained herein neither replace nor supplement the filing and service of pleadings to 6 the United States in September 1974, is required pursuant to Local Rule 3-1 is not filed ting the civil docket sheet. (For more detailed instructions, see separate instructions sheet.)					
Key to Statistical codes relating to Soc	cial Security Cases:							
Nature of Suit Code	Abbreviation	Substantive Statement o	f Cause of Action					
861	HIA	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))						
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)						
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405(g))						
863	DIWW	All claims filed for widow Act, as amended. (42 U.S	ws or widowers insurance benefits based on disability under Title 2 of the Social Security S.C. 405(g))					
864	SSID	All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as amended.						
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42 U.S.C. (g))						

CIVIL COVER SHEET

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